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7	Attorneys for the United States	
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	Li Li,	Case No. 2:24-cv-1114-GMN-MDC
10	Plaintiff,	Stipulation and Order for Extension of
11	v.	Time to Respond to Plaintiffs' Complaint (First Request)
12	Alejandro Mayorkas et al.,	Complaint (1 not resquest)
13	Defendants.	
14	Defendants.	
7.7		
15	Plaintiffs and Defendants, through the	eir undersigned counsel, stipulate and request
	Plaintiffs and Defendants, through the that the Court approve a 60-day extension o	
15		f time, from August20, 2024, to October 19,
15 16	that the Court approve a 60-day extension o	f time, from August20, 2024, to October 19,
15 16 17	that the Court approve a 60-day extension o 2024, for Defendants to respond to Plaintiffs' first request for an extension of time.	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties'
15 16 17 18	that the Court approve a 60-day extension o 2024, for Defendants to respond to Plaintiffs' first request for an extension of time.	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties'
15 16 17 18 19	that the Court approve a 60-day extension of 2024, for Defendants to respond to Plaintiffs' first request for an extension of time. Federal Rule of Civil Procedure 6(b)(f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties' 1)(A) and Local Rule IA 6-1 allow a party to subject of this litigation concerns Plaintiffs' I-
15 16 17 18 19 20	that the Court approve a 60-day extension of 2024, for Defendants to respond to Plaintiffs' first request for an extension of time. Federal Rule of Civil Procedure 6(b)(request additional time to perform an act. The	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties' 1)(A) and Local Rule IA 6-1 allow a party to subject of this litigation concerns Plaintiffs' Iting of Removal. Plaintiff alleges that she filed
15 16 17 18 19 20 21	that the Court approve a 60-day extension of 2024, for Defendants to respond to Plaintiffs' first request for an extension of time. Federal Rule of Civil Procedure 6(b)(request additional time to perform an act. The 589 Application for Asylum and for Withhold	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties' 1)(A) and Local Rule IA 6-1 allow a party to subject of this litigation concerns Plaintiffs' Iting of Removal. Plaintiff alleges that she filed a Complaint seeks as relief that Defendants
15 16 17 18 19 20 21 22	that the Court approve a 60-day extension of 2024, for Defendants to respond to Plaintiffs' first request for an extension of time. Federal Rule of Civil Procedure 6(b)(request additional time to perform an act. The 589 Application for Asylum and for Withhold an I-589 Application in May 2015, and the	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties' 1)(A) and Local Rule IA 6-1 allow a party to subject of this litigation concerns Plaintiffs' Iting of Removal. Plaintiff alleges that she filed a Complaint seeks as relief that Defendants anding asylum case. Defendantshave identified
15 16 17 18 19 20 21 22 23	that the Court approve a 60-day extension of 2024, for Defendants to respond to Plaintiffs' first request for an extension of time. Federal Rule of Civil Procedure 6(b)(request additional time to perform an act. The 589 Application for Asylum and for Withhold an I-589 Application in May 2015, and the schedule an asylum interview in the correspondence.	f time, from August20, 2024, to October 19, Complaint, ECF. No. 1. This is the parties' 1)(A) and Local Rule IA 6-1 allow a party to subject of this litigation concerns Plaintiffs' Iting of Removal. Plaintiff alleges that she filed a Complaint seeks as relief that Defendants anding asylum case. Defendantshave identified in the process of transferring it to the proper

Based on these circumstances, the parties request a60-day extension of time, from 28 August 20, 2024, to October 19, 2024, for Defendants to file a response to Plaintiffs'

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	Case 2.24-CV-01114-GWN-WDC Document 9 The document 9 The document 9
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1	Complaint, ECF. No. 1. This stipulated request is filed in good faith and not for the
2	purposes of undue delay.
3	Respectfully submitted this 20th day of August 2024.
4	
5	DATED: August 19, 2024 DATED: August 19, 2024
6	JASON M. FRIERSON
7	United States Attorney
8	Li Li CHRISTIAN R. RUIZ
9	Plaintiff, Pro Se Assistant United States Attorney
10	
11	IT IS SO ORDER &D.
12	
13	UNITED STATES DISTRICT JUDGE / UNITED STATES MARISTRATE JUDGE
14	0/00/04
15	DATED: 8/22/24
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Certificate of Service I, Paralegal Specialist Liam Pisan, hereby certify that the above Stipulation and Order for Extension of Time to Respond to Plaintiffs' Complaint was served upon Pro Se Plaintiff, identified below, via US Postal Service and electronic mail: Li Li 7046 Claythorn Road Las Vegas, NV 89148 Pro Se Plaintiff Dated this 20th day of August 2024.